

# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addiesa: COMMISSIONER FOR PATENTS P O Box 1450 Alexandra, Virginia 22313-1450 www.wepto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/567,124	02/06/2006	Miyuki Tsukioka	126928	2903
25944 7590 04/15/2009 OLIFF & BERRIDGE, PLC			EXAMINER	
P.O. BOX 320850			CLARK, GREGORY D	
ALEXANDRIA, VA 22320-4850			ART UNIT	PAPER NUMBER
			1794	
			MAIL DATE	DELIVERY MODE
			04/15/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

Application No.	Applicant(s) TSUKIOKA ET AL.			
10/567,124				
Examiner	Art Unit			
GREGORY CLARK	1794			

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS.

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

after - If NC - Failu Any	nsions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a repyb be timely filed SIX (6) MONTHS from the mailing date of this communication of the provision of the pro
Status	
1)	Responsive to communication(s) filed on
2a)□	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.
Disposit	ion of Claims
4)⊠	Claim(s) <u>1-13</u> is/are pending in the application.
	4a) Of the above claim(s) is/are withdrawn from consideration.
5)	Claim(s) is/are allowed.
6)⊠	Claim(s) <u>1-13</u> is/are rejected.
7)	Claim(s) is/are objected to.
8)□	Claim(s) are subject to restriction and/or election requirement.
Applicati	ion Papers
9)□	The specification is objected to by the Examiner.
10)	The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(c
11)	The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
Priority (	under 35 U.S.C. § 119
12)🖾	Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a)	☑ All b) ☐ Some * c) ☐ None of:
	1. Certified copies of the priority documents have been received.
	2. Certified copies of the priority documents have been received in Application No
	3. Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).
* 5	See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

- 1) Notice of References Cited (PTO-892)
- Notice of Draftsperson's Patent Drawing Review (PTO-948)
- Information Disclosure Statement(s) (FTO/SE/DE) Paper No(s)/Mail Date 02/06/2006;03/13/2006.

- 4) Interview Summary (PTO-413)
- Paper No(s)/Mail Date. \_\_ 5) Notice of Informal Patent Application
- 6) Other:

Application/Control Number: 10/567,124 Page 2

Art Unit: 1794

#### DETAILED ACTION

## Claim Rejections - 35 USC § 103

 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims1-3 is rejected under 35 U.S.C. 103(a) as being unpatentable over
   Zhan (J. Mat. Chem.), (2001) 11, p1606-1611).
- 4. Regarding Claims 1-3, Zhan discloses a light emitting poly(aryleneethynylene) based on a fluorene (Zhan fluorene structure 1 shown below). Zhan further discloses that the electronic structures and photo and electroluminescent (EL) properties of these polymers can be manipulated by simply varying the nature of the co-units in the polymeric chain (abstract).

Art Unit: 1794

Zhan discloses fluorene structure 1 that a structural isomer applicants' formula 1b in claim 1 and formula 3 in claim 3. Zhan also discloses the sterically hindered non-planar dinaphthyl (aryl) unit (structural isomer to applicants' formula 1a in claim 1 and formula 2 in claim 2).

Zhan Structures shown below:

Applicants' Structures shown below:

Application/Control Number: 10/567,124
Art Unit: 1794

Claim 1 structures

Claim 2 structure

Claim 3 structure

Structure 1 (shown above) disclosed by Zhan reads on formula 1b and formula 3 from applicants' claims 1 and 3. respectively. The copolymerization of structures 1 and

Art Unit: 1794

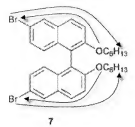
7 disclosed by Zhan (shown above) result in a poly(aryleneethynylene) dinaphthyl copolymer (BN-PFE) which is similar to the copolymer formed by combining applicants' structure 2 (in claim 2) and structure 3 (in claim 3).

The dinaphthyl unit disclosed by Zhan differs from the dinaphthyl unit claimed by the applicant in that the locations of the polymerizable groups taught by the applicant are ortho (next to) the ring carbons in each naphthyl unit that are directly bonded to the opposite naphthyl ring. These are merely structural isomers.

The dinaphthyl unit disclosed by Zhan has the polymerizable groups positioned on the adjacent ring as opposed to being positioned on the ring that is directly attached to the other naphthyl unit.

The examiner takes the position that a person of ordinary skill in the art at the time of the invention could synthesize a structural isomer to the precursor structure 7 disclosed by Zhan that when polymerized with the fluorene unit would result in a copolymer that reads directly on the applicants' claim. The process would involve synthesizing a naphthyl precursor molecule where the positions of hexoxy (C<sub>6</sub>H<sub>13</sub>0-) groups and Br groups on each naphthyl ring were reversed in terms of their position on the each naphthyl unit (see structure below).

Art Unit: 1794



Such a synthetic variation would result in a precursor that when copolymerized with the fluorene unit would result in a copolymer similar to that claimed by the applicant. Zhan indicates that the electronic structures and photo- and electroluminescent (EL) properties of these polymers can be manipulated by simply varying the nature of the co-units in the polymeric chain (abstract). The examiner interprets " manipulated by simply varying the nature of the co-units " to include where the reactive or polymerization groups are positioned on the aromatic rings. Positioning the Br groups ortho (next to) to the central ring carbons in each naphthyl unit that is directly bonded to the opposite naphthyl unit would be well within the scope of a skilled artisan.

Since the essential difference between the polymer taught by Zhan and the polymer claimed is the point of attachment on the napthyl unit, one would expect that a structural isomer would act in substantially in the same capacity. Furthermore, changing the structure of the isomer would be well within the ordinary skill of the art.

Art Unit: 1794

Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the structure of Zhan to produce the structural isomer having the claimed napthyl linkage with a reasonable expectation of success, and it would have been obvious to one having ordinary skill in the art to try different structural isomers.

5. Regarding Claims 4, 8-9, Zhan indicates that the electronic structures and photo- and electroluminescent (EL) properties of these polymers can be manipulated by simply varying the nature of the co-units in the polymeric chain and the spectral emission varies depending on the composition of the copolymers (abstract). Zhan does not teach an electroluminescence polymer wherein X is in a range from 0.1 to 90mol%.

Whereas, Zhan does not teach the range disclosed by the applicant, he clearly discloses that electroluminescent properties can be manipulated by varying the copolymer composition. With the expectation of success, at the time of the invention a person of ordinary skill in the art would simply vary the mol % of the X unit to achieve the desired emission properties. This would include the range claimed by the applicant.

 Claims 5 and 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Zhan (J. Mat. Chem. (2001) 11, p1606-1611) in view of Kim (5,876,864).

Art Unit: 1794

 Regarding Claims 5, Zhan discloses poly(aryleneethynylene) and fluorene copolymers with two repeat units. Zhen does not teach electroluminescent polymers with three repeat units.

Kim discloses fluorene based alternating polymers having the following formula (I) (shown below) to be used as light emitting materials of electroluminescent elements, and further relates to electroluminescent elements having an anode/luminescent layer/cathode structure, in which the fluorene -based alternating polymer is used as light emitting materials of the luminescent layer (abstract).

Kim further discloses that the Ar group can represent diphenyl, diphenylamine, naphthalene, anthracene, phenanthrene; heterocyclic compound such as pyridine, carbazole, and diphenylmethane (column 4, lines 35-45).

Although Kim does not teach electroluminescent polymers with three repeats unit, he clearly shows that the Ar units which constitute the third repeat unit of the polymer of claim 5 were known in the art in context of copolymerizable units that are fully capable of reacting were the fluorene ring system to make materials that function as electroluminescent polymers.

The examiner takes the position that an electroluminescent copolymer with three repeat units is simply achieved by combining three reactive species (i.e., a fluorene, a carbazole, and a dinaphthyl) to a ter-polymer. The resultant ter-polymer would be

Art Unit: 1794

considered as additive in nature achieved by the addition of another reactive unit and thus an obvious variant from the types of electroluminescent polymer disclosed by Zhan and Kim, absent unexpected results.

Kim discloses that electroluminescent elements having an anode/luminescent layer/cathode structure, in which the fluorene -based alternating polymer is used as light emitting materials of the luminescent layer (abstract) (per claim 6).

8. Regarding Claims 6-7, 10-13, Zhan discloses that dinaphthyl and fluorene copolymers are used as electroluminescent polymers but fails to mention the structure of a device that incorporated such polymers. Kim teaches similar electroluminescent polymers and gives the following structure: electroluminescent elements having an anode/luminescent layer/cathode structure (per claims 6, 10-13), in which the fluorene-based alternating polymer is used as light emitting materials of the luminescent layer (abstract) and such materials are used in flat panel color display devices (column 1, lines 45-46)(per claim 7).

The examiner takes the position that both Zhan and Kim teach similar electroluminescent polymers and the polymers disclosed by Zhan would be suitable for the structure taught by Kim that reads on applicants' claim 6.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to GREGORY CLARK whose telephone number is

Art Unit: 1794

(571)270-7087. The examiner can normally be reached on M-Th 7:00 AM to 5 PM Alternating Fri 7:30 AM to 4 PM and Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Larry Tarazano can be reached on (571) 272-1515. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/D. Lawrence Tarazano/ Supervisory Patent Examiner, Art Unit 1794 GREGORY CLARK / GDC/ Examiner Art Unit 1794 Application/Control Number: 10/567,124 Page 11

Art Unit: 1794